

RECEIVED

NOV 1 4 2001

PUBLIC SERVICE COMMISSION

John E. Selent 502-540-2315 john.selent@dinslaw.com

November 12, 2007

VIA U.S. MAIL AND EMAIL

Lindsey W. Ingram, III Stoll Keenon Ogden, PLLC 300 W. Vine Street, Suite 2100 Lexington, KY 40507-1801

Re: Application of Kentucky-American Water Company, a/k/a Kentucky American Water for Certificate of Convenience and Public Necessity Authorizing Construction of Kentucky River Station II ("KRS II"), Associated Facilities, and Transmission Line; Case No. 2007-00134

Dear Lindsey:

Charleston

Cincinnati

Columbus

Dayton

The purpose of this letter is to respond to your October 30, 2007 letter requesting a third and fourth set of paper copies of the documents that Louisville Water Company ("LWC") filed and served (by CD-ROM) upon all parties of record on October 1, 2007.

LWC respectfully declines to produce the requested third and fourth sets of the paper copies requested by Kentucky American Water Company ("KAWC") for the following reasons. First, your October 30, 2007 letter acknowledges that the Public Service Commission of the Commonwealth of Kentucky (the "Commission") has not ordered LWC to produce these additional sets of copies to KAWC. Second, KAWC's October 11, 2007 motion to compel further admits that KAWC already has made two paper copies of the same documents. Third, as the Commission stated in its October 24, 2007 order with respect to that motion to compel, the Commission "[fails] to understand Kentucky-American's position that it is entitled to cost of reproducing two copies of the discovery documents. LWC was not required to furnish two copies of any discovery documents to any of the parties." (Id. at 3, n. 3.) Fourth, LWC fails to understand why KAWC would require a third and fourth set of paper copies of these documents, considering that KAWC has admitted that it already possesses two sets of paper copies, which should be sufficient for both its outside counsel and in-house counsel. Accordingly, LWC does not interpret the Commission's order to require it to produce additional sets of copies to KAWC. In light of these reasons, LWC respectfully denies KAWC's request that it produce an additional third and fourth copy of the previously produced documents.

Lexington

Morgantown Pittsburgh

Louisville

Lindsey W. Ingram, III November 12, 2007 Page 2

Finally, we note that your October 30, 2007 letter implies that KAWC may not, in the future, serve KAWC's filings upon both in-house and outside counsel to LWC. In light of LWC's practice of serving both in-house and outside counsel to KAWC, we expect KAWC will continue to do the same with respect to LWC.

Thank you.

Very truly yours,

DINSMORE & SHOHL LLP



JES/lb

cc: Gerald E. Wuetcher, Esq. Barbara K. Dickens, Esq. Edward T. Depp, Esq.

126791_1 38306-1

Dinsmore & Shohl

· · · · · · · · · · · ·